- (3) HAS OPENLY AND NOTORIOUSLY RECOGNIZED THE CHILD TO BE HIS CHILD; OR
- (4) HAS SUBSEQUENTLY MARRIED THE MOTHER AND HAS ACKNOWLEDGED HIMSELF, CRAILY OR IN WRITING, TO BE THE FATHER.

REVISOR'S NOTE: This section presently appears as Art. 93, § 1-208. It is divided into two subsections for purposes of clarity. A reference to Art. 16, §§66A through 66P is deleted. The only other changes are in style.

1-209. ISSUE.

ISSUE MEANS EVERY LIVING LINEAL DESCENDANT EXCEPT A LINEAL DESCENDANT OF A LIVING LINEAL DESCENDANT. A PERSON WHO IS TREATED AS A CHILD OF A PERSON PURSUANT TO § 1-205 THROUGH 1-208 SHALL BE CONSIDERED FOR ALL PURPOSES AS (1) A LINEAL DESCENDANT OF THE PERSON AND (2) SUBJECT TO THE EXCEPTION IN THE FIRST SENTENCE OF THIS SECTION, A LINEAL DESCENDANT OF ALL PERSONS OF WHOM THE PERSON IS A LINEAL DESCENDANT.

REVISOR'S NOTE: This section presently appears as Art. 93, § 1-209. Only a slight technical change is made.

1-210. REPRESENTATION PER STIRPES.

(A) INTESTATE SUCCESSION.

WHEN PROVISION IS MADE FOR REPRESENTATION IN THIS ARTICLE, THE SHARES SHALL BE DETERMINED IN ACCORDANCE WITH SUBSECTIONS (B) AND (C) OF THIS SECTION.

(E) ISSUE OF THE DECEDENT.

IN THE CASE OF ISSUE OF THE DECEDENT, THE PROPERTY SHALL BE DIVIDED INTO AS MANY EQUAL SHARES AS THERE ARE CHILDREN OF THE DECEDENT WHO SURVIVE THE DECEDENT AND CHILDREN OF THE DECEDENT WHO DID NOT SURVIVE THE DECEDENT BUT OF WHOM ISSUE DID SURVIVE THE DECEDENT. EACH CHILD OF THE DECEDENT WHO DID SURVIVE THE DECEDENT SHALL RECEIVE ONE SHARE AND THE ISSUE OF EACH CHILD OF THE DECEDENT WHO DID NOT SURVIVE THE DECEDENT BUT OF WHOM ISSUE DID SURVIVE THE DECEDENT BUT OF WHOM ISSUE DID SURVIVE THE DECEDENT SHALL RECEIVE ONE SHARE APPORTIONED BY APPLYING TO THE CHILDREN AND OTHER ISSUE OF EACH NONSURVIVING CHILD OF THE DECEDENT THE PATTERN OF REPRESENTATION PROVIDED FOR IN THIS SUBSECTION FOR THE CHILDREN AND OTHER ISSUE OF THE DECEDENT AND REPEATING THAT PATTERN WITH RESPECT TO SUCCEEDING GENERATIONS UNTIL ALL SHARES ARE DETERMINED.